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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/080,525	02/21/2002	Jonathan Shekter	07844-499001 / P463	8647

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EXAMINER

PAPPAS, PETER

ART UNIT PAPER NUMBER

2628

DATE MAILED: 08/10/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 10/080,525	Applicant(s) SHEKTER, JONATHAN	
	Examiner Peter-Anthony Pappas	Art Unit 2628	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 18 May 2006.
 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 6-45 is/are pending in the application.
 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
 5) ☒ Claim(s) 34, 37 and 39 is/are allowed.
 6) ☒ Claim(s) 6-13, 15, 16, 18, 20-33, 35, 36, 38 and 40-45 is/are rejected.
 7) ☒ Claim(s) 14, 17 and 19 is/are objected to.
 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
 10) ☒ The drawing(s) filed on 21 February 2002 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) ☐ All b) ☐ Some * c) ☐ None of:
 1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

Allowable Subject Matter

1. Claims 34, 37 and 39 are allowed.
2. Claims 14, 17 and 19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 6-12, 15-16, 18, 22-24, 26-33, 35, 36, 38 and 42-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Griffin (Patent No. 5, 990, 904) in view of Pearce et al. (Patent No. 5, 809, 210) and further in view of McCormack et al. (Pub. No. US 2002/0097241 A1).
5. In regards to claim 6 Griffin teaches a system and method for merging pixel fragments. Said system includes a rasterizer, a pixel engine, a pixel buffer and a fragment buffer, wherein geometric primitives are rasterized (scan-converted) to generate pixel data including pixel fragments. Said fragment buffer stores color, depth, and coverage data for partially covered pixels. Griffin teaches that if pixel fragments are generated for a given pixel location (per pixel), the pixel buffer element corresponding to that location stores a pointer to the head of a list of the pixel fragments in the fragment buffer (column 4, lines 66-67; column 5, lines 1-26; column 19, lines 14-20; Fig. 2).

In the context of 3D graphics, the rendering process includes transforming the graphical models in a scene and rasterizing the geometric primitives in the models to generate pixel data (column 2, lines 1-4). Griffin teaches that a pixel is a point or picture element in a display device, and in the context of graphics processing, also corresponds to a point in the 2D space (2D scene) to which the graphical models are rendered (column 1, lines 26-29).

Griffin fails to explicitly teach coverage as read in light of the specification (p. 6, lines 29; p. 7, lines 1-13). Griffin teaches that said system supports a wide range of interactive applications and that its ability to support advanced real time animation makes it well-suited for games, educational applications and a host of interactive applications (column 7, lines 1-4). Pearce et al. teaches a sampling model which simulate an instantaneous shutter on a video camera. However, this form of sampling is satisfactory with scenes of low and moderate action, because unpleasant stroboscopic effects (i.e. jerkiness) are evident when rapidly moving objects are present. This results since computer generated animation lacks the real-world motion blur of a moving object (column 1, lines 20-28). In the present invention, motion blur simulation for an exposure interval is provided by analyzing the movement of tessellated representations of surfaces relative to a stationary sampling point on a pixel (column 1, lines 44-47). For example, consider Fig. 3 which illustrates the movement of a polygon 302 between the S_{open} (shutter open) and S_{closed} (shutter close) positions. During an intermediate period of time polygon 302 covers pixel 310. An estimate of the time that

polygon 302 covers pixel 310 can be provided by temporal sampling at one or more sampling points 312 (column 4, lines 23-33).

Griffin fails to explicitly teach rate of change of depth with time. Pearce et al. teaches that a viewer uses the blurriness of the object in the individual frames to make assumptions about its relative velocity and predictions about its position in subsequent frames (column 1, lines 12-19). Pearce et al. further teaches that the segments illustrated in Fig. 6 are drawn with respect to the z (depth) and t (time) axes. An increase in the z direction correlates to increasing depth. An increase in the t direction from 0.0 to 1.0 correlates to the movement from the S_{open} to the S_{closed} positions. Each of the segments illustrated in Fig. 6 are generated based upon the intersection of leading and/or trailing edges with a stationary sampling point (column 6, lines 42-57).

It would have been obvious to one skilled in the art, at the time of the applicant's invention, to incorporate motion blur utilizing a coverage technique involving shutter exposure times, to improve the quality of animations, as taught by Pearce et al. into the system taught by Griffin, because Griffin teaches utilizing advanced real time animation in games (column 7, lines 1-4) and through such incorporation a higher quality of animation (i.e. more life like animation) would be able to be achieved.

In regards to transfer mode Griffin teaches that the scan convert block (rasterizer) in the tiler generates instances of pixel data representing: 1) fully covered, opaque pixels; 2) fully covered translucent pixels; 3) partially covered, opaque pixels; or 4) partially covered, translucent pixels (column 35, lines 48-52). Additionally, Griffin teaches Pixel engine 406 performs pixel level calculations including blending, and

depth buffering (column 19, lines 14-20). It is noted that the applicant discloses that transfer mode is also known as blend mode (p. 6, ¶ 4). Blending consists of color transformations, wherein a plurality of colors can be combined via a plurality of means, and consists of such properties as opacity and translucency.

In regards to surface geometry information Griffin and Pearce et al. fail to explicitly teach surface geometry information, wherein the surface geometry information comprises spatial information about the object primitive's surface. McCormack et al. teaches both a system and method for reducing memory and processing bandwidth requirements of a computer graphics system by using a buffer in a graphic pipeline to merge selected image fragments before they reach a frame buffer (p. 1, ¶ 2). An exemplary fragment 412 stored in the fragment memory 482 includes a coverage mask 432, color values 434, depth value 436, Z gradient values (slope – surface geometry information), centroid offsets 440 and normal vector 442 (p. 4, ¶ 65; p. 8, ¶ 110).

It would have been obvious to one skilled in the art, at the time of the applicant's invention, to incorporate the teachings of McCormack et al. into the system taught by Griffin and Pearce et al., because Griffin and McCormack et al. are directed to the use of pixel fragments and through such incorporation it would allow for a reduction in both memory and processing bandwidth requirements of a computer graphics system, thus allowing for more data to be stored and less physical hardware to be required to implement said system.

It is noted Tiler 200 and Gsprite Engine 204 are considered to comprise a motion buffer (Fig. 4A).

6. In regards to claim 7 Griffin teaches that the pixel engine performs a depth compare operation on newly generated pixel data. If a generated pixel is occluded by the pixel in the pixel buffer it is discarded. If the generated pixel is a fully covered pixel and is not occluded by the pixel in the pixel buffer it replaces the pixel in the pixel buffer (column 5, lines 26-31).

7. In regards to claim 8 Griffin teaches that the memory management of the fragment buffer is performed using a linked list structure, wherein that each fragment buffer entry includes a pointer to the next fragment buffer entry. Multiple fragment buffer entries can be associated with a single pixel (via a linked list mechanism) for cases in which multiple polygons (for a given object) have partial coverage for the same pixel location (column 34, lines 33-63).

8. In regards to claim 9 the rationale disclosed in the rejection of claim 6 is incorporated herein. Griffin illustrates in Fig. 4A said motion buffer being received by the Alpha and Color Buffers (element 210).

9. In regards to claim 10 Griffin teaches that the scan convert block 394 includes interpolators for walking edges and evaluating colors, depths, etc. The pixel address along with color, depth and anti-aliasing coverage information is passed to the pixel engine for processing (column 18, lines 42-47). Pixel engine 406 performs pixel level calculations including blending, and depth buffering. The pixel engine also handles Z-comparison operations required for shadows. To achieve optimal performance, the pixel engine should preferably operate at one pixel per clock cycle (column 19, lines 14-20).

It is noted that Z comparison operations are considered depth sorting. It is also noted that shadows are considered an effect of blending color.

10. In regards to claim 11 Griffin illustrates in Fig. 9A that the output of fragment buffer 401 and the output of pixel buffer 408 are input into anti-aliasing engine 412. Griffin teaches that the anti-aliasing engine 412 calculates the color and alpha component for pixels which are affected by more than one polygon, which occurs when polygons only partially cover the pixel area (i.e. the polygon edges cross the pixel) or when polygons have translucency (column 19, lines 50-54). It is noted that data pertaining to said partially covered areas is stored in said fragment buffer.

In regards to claim 12 Griffin teaches that rasterizing generally refers to the process of computing a pixel value for a pixel in the image being rendered based on data from the geometric primitives that project onto or "cover" the pixel (column 2, lines 39-44). Fragment resolution is the process during which all of the fragments for a pixel are combined to compute a single color and alpha value. This single color and alpha are written into the color buffer (column 41, lines 53-66). Computing the resolved color includes accumulating a correctly scaled color contribution from each layer while computing and maintaining coverage information with which to scale subsequent layers (column 42, lines 1-4). Griffin fails to teach a weighted average of the blended colors. Pearce et al. teaches that to determine the color value of pixel 200, a weighted or unweighted average of the color values of each of pixel sampling points 211-219 (and possibly including sample points from neighboring pixels) is determined (column 3, lines

60-67; column 4, lines 1-2). The motivation disclosed in the rejection of claim 6 in regards to Pearce et al. is incorporated herein.

11. In regards to claim 15 the rationale disclosed in the rejections of claim 11 and claim 13 is incorporated herein.

12. In regards to claim 16 the rationale disclosed in the rejection of claim 9 is incorporated herein.

13. In regards to claim 18 the rationale disclosed in the rejection of claim 11 is incorporated herein.

14. In regards to claim 22 the rationale disclosed in the rejection of claim 6 is incorporated herein. Griffin further teaches the use of chunking as a means for clustering objects and their respective polygons into separate chunks (column 9, lines 5-67; column 10, lines 1-4). It is further noted that as disclosed in the Applicant's specification that object clustering can be performed using any known clustering technique (i.e. chunking) such as bounding boxes or binary space-partitioning. It is implicitly taught that said chunks can comprise overlapping (non-simple) or non-overlapping (simple) objects.

Griffin teaches that rasterizing generally refers to the process of computing a pixel value for a pixel in the image being rendered based on data from the geometric primitives that project onto or "cover" (overlap) the pixel (column 2, lines 39-44). Fragment resolution is the process during which all of the fragments for a pixel are combined to compute a single color and alpha value (column 41, lines 53-66). It is noted that Griffin is considered to implicitly teach resolving said motion buffer, as

previously taught, to composite non-simple (overlapping) of the non-interacting object clusters to a 2-D scene.

15. In regards to claim 23 it is noted that said chunks are considered directly rendered.

16. In regards to claim 24 Griffin illustrates in Fig. 5A and 5B processing said chunks prior to resolving the respective data stored within said chunks.

17. In regards to claim 26 the rationale disclosed in the rejection of claim 6 is incorporated herein. Griffin teaches that the graphics support software 160 can include functions to support memory management, view volume culling, depth sorting, chunking, as well as gsprite allocation, transformation, and level of detail. The graphics support software can include a library of graphics functions, accessible by graphics applications, to perform the functions enumerated here (column 12, lines 11-16).

18. In regards to claim 27 the rationale disclosed in the rejection of claim 7 is incorporated herein.

19. In regards to claim 28 the rationale disclosed in the rejection of claim 8 is incorporated herein.

20. In regards to claim 29 the rationale disclosed in the rejection of claim 9 is incorporated herein. Griffin teaches that the graphics support software 160 can include functions to support memory management, view volume culling, depth sorting, chunking, as well as gsprite allocation, transformation, and level of detail. The graphics support software can include a library of graphics functions, accessible by graphics applications, to perform the functions enumerated here (column 12, lines 11-16).

21. In regards to claim 30 the rationale disclosed in the rejection of claim 10 is incorporated herein.

22. In regards to claim 31 the rationale disclosed in the rejection of claim 11 is incorporated herein.

23. In regards to claim 32 the rationale disclosed in the rejection of claim 12 is incorporated herein.

24. In regards to claim 33 the rationale disclosed in the rejection of claim 13 is incorporated herein.

25. In regards to claim 35 the rationale disclosed in the rejection of claim 15 is incorporated herein.

26. In regards to claim 36 the rationale disclosed in the rejection of claim 16 is incorporated herein.

27. In regards to claim 38 the rationale disclosed in the rejection of claim 18 is incorporated herein.

28. In regards to claim 42 the rationale disclosed in the rejection of claim 22 is incorporated herein.

29. In regards to claim 43 the rationale disclosed in the rejection of claim 23 is incorporated herein.

30. In regards to claim 44 the rationale disclosed in the rejection of claim 24 is incorporated herein.

31. Claims 13, 20-21 and 40-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Griffin (Patent No. 5, 990, 904), Pearce et al. (Patent No. 5, 809,

219) and McCormack et al. (Pub. No. US 2002/0097241 A1), as applied to claims 6-12, 15-16, 18, 22-24, 26-33, 35, 38 and 42-44, in view of Deering (Patent No. 6, 426,755).

32. In regards to claim 13 Griffin, Pearce et al. and McCormack et al. fail to explicitly teach depth of field blurring. Deering teaches since these effects (i.e. depth of field blur and transparency) tend to be highly dependent upon viewpoint location, the lack of hardware capable of performing these effects in real time prevents applications such as 3D games and simulators from taking full advantage of these effects. Advantageously, this configuration allows the graphics system to generate high quality images and to selectively apply one or more of the effects described above (i.e. motion blur, depth of field, and screen door-type transparency) in real time (column 3, lines 13-30).

It would have been obvious one skilled in the art, at the time of the applicant's invention, to incorporate real time depth of field blur into video games, to improve the visual quality and the level of realism in said games, as taught by Deering into the system as taught by Griffin, Pearce et al. and McCormack et al., because Griffin teaches utilizing advanced real time animation in games (column 7, lines 1-4) and through said incorporation of a real time depth of field blur technique one would be able to achieve a higher quality of animation and visual presentation which is more life as information would be able to be processed and applied in real time.

33. In regards to claim 20 Griffin, Pearce et al. and McCormack et al. fail to explicitly teach depth of field blurring. The rationale disclosed in the rejection of claim 13 is incorporated herein.

34. In regards to claim 21 the rationale disclosed in the rejections of claim 10 (Griffin: column 18, lines 42-47) and claim 20 is incorporated herein.

35. In regards to claim 40 the rationale disclosed in the rejection of claim 20 is incorporated herein.

36. In regards to claim 41 the rationale disclosed in the rejection of claim 21 is incorporated herein.

37. Claims 25 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Griffin (Patent No. 5, 990, 904) in view of Pearce et al. (Patent No. 5, 809, 210) and McCormack et al. (Pub. No. US 2002/0097241 A1), as applied to claims 6-12, 15-16, 18, 22-24, 26-33, 35, 38 and 42-44, in view of Foley et al. (Computer Graphics: Principles and Practice).

38. In regards to claim 25 Griffin, Pearce et al. and McCormack et al. fail to explicitly teach utilizing a plurality of said motion buffers, wherein the contents of said plurality of motion buffers are then combined. Foley et al. teaches improving rasterization time through the use of parallelism, in which graphics data is processed in parallel by a plurality of graphic processing hardware (p. 886-893). It is noted that data processed by said plurality of processing hardware is considered to be processed prior to resolving said motion buffer.

It would have been obvious to one skilled in the art, at the time of the applicant's invention, to incorporate the use of parallel processing into the system taught by Griffin, Pearce et al. and McCormack et al., because through such incorporation it would provide the ability to process a greater amount of graphic information in a shorter period

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of time, while avoiding some of the bottlenecks associated with that of processing data in a serial pipeline.

39. In regards to claim 45 the rationale disclosed in the rejection of claim 25 is incorporated herein.

Response to Arguments

40. The prior 35 U.S.C. 112 second paragraph rejection has been withdrawn in lieu of applicant's remarks.

41. In regards to applicant's remarks that the Examiner relied on Pearce to meet the limitation of "scan-converting each 3-D object's one or more object primitives into a plurality of pixel fragments ... configured to store ... the object's primitive's ... rate of change of depth with time" it is noted that Griffin, not Pearce et al., is introduced to teach a pixel fragment, wherein said pixel fragment is used for storing a plurality of pixel information. Pearce et al. is introduced, in part, to teach a rate of change of depth with time in a system for motion blur, wherein said motion blur is performed at least in part based on pixel (i.e. sampling point) information which is stored in memory (column 1, lines 12-19; column 6, lines 42-57; column 3, lines 49-58; Fig. 11). One cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

42. Applicant's remarks have been fully considered but are not deemed persuasive.

Conclusion

43. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peter-Anthony Pappas whose telephone number is 571-272-7646. The examiner can normally be reached on M-F 9:00am-5:30pm.

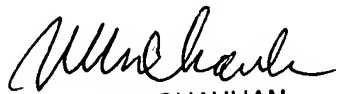
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ulka Chauhan can be reached on 571-272-7782. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Peter-Anthony Pappas
Examiner
Art Unit 2628

PP


ULKA CHAUHAN
SUPERVISORY PATENT EXAMINER